## EXHIBIT 10

Page 1

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

-----X

IN RE: JOHNSON & JOHNSON

TALCUM POWDER PRODUCTS MDL No.:

MARKETING, SALES PRACTICES,

AND PRODUCTS LIABILITY 16-2738 (FLW)(LHG)

LITIGATION

THIS DOCUMENT RELATES TO

ALL CASES

----X

VIDEOTAPED DEPOSITION OF PATRICIA G. MOORMAN, M.S.P.H., PH.D.

FRIDAY, JANUARY 25, 2019 9:04 A.M.

Taken by the Defendants at Cambria Hotel & Suites Durham 2306 Elba Street
Durham, North Carolina 27705

Reported by Sophie Brock, RPR, RMR, RDR, CRR

GOLKOW LITIGATION SERVICES 877.370.3377 ph | 917.591.5672 fax deps@golkow.com

```
Page 119
                    MS. PARFITT: Objection.
 1
                                               Form.
 2
                    THE WITNESS: No, I did not
 3
     specifically ask them for that information.
 4
     BY MR. JAMES:
 5
              Have you relied on any epidemiology
          Ο.
 6
     substantiating a claim that fibrous talc is
 7
     carcinogenic?
              I am not aware of any epidemiologic
 8
          Α.
 9
     literature that specifically addressed that question.
10
              Turning to your opinions on heavy metals,
          Ο.
11
     Dr. Moorman, you have opined in your report about
     chromium, nickel, and cobalt; correct?
12
13
              Yes, I have.
          Α.
14
              Yet your opinions in the MDL report about the
          Ο.
15
     alleged presence of chromium, nickel, and cobalt in
16
     talcum powder products is new in the sense that you
17
     did not express that opinion in the Ingham case;
18
     correct?
19
                    MS. PARFITT: Objection. Misstates her
2.0
     testimony -- our testimony.
21
                    THE WITNESS: I think the gist of my
22
     opinions are based on talcum powder products and
23
     whatever constituents are in there; so talc, asbestos,
24
     any fragrances or other contaminants that may be in
25
     there. So it's based on the product.
```

```
Page 125
 1
               You can answer.
 2
                    THE WITNESS:
                                  Okay.
                                         The opinion
 3
     I formed is based primarily on the epidemiologic data;
 4
     and the epidemiologic data is based on talcum powder
 5
     products, whatever is contained in them. And in study
 6
     after study, we see increased risk for ovarian cancer.
 7
     So whatever is contained in the talcum powder products
     leads me to conclude that it can cause ovarian cancer.
 9
     BY MR. JAMES:
10
              And just to make sure that I understand your
11
     answer --
12
          Α.
              Yes.
13
              -- if the talcum powder products were not
     contaminated with asbestos, would you still reach the
14
15
     general cause opinion that you've offered in this
16
     case?
17
                    MS. PARFITT: Objection.
                                               Form.
18
                    THE WITNESS: I am -- I think that I've
19
     answered the question that it's based on talcum powder
2.0
     products, whatever is contained them -- in them.
21
     it is shown that there is no asbestos, that doesn't
22
     change the fact that these dozens of epidemiologic
23
     studies have led to the conclusion of increased risk.
     BY MR. JAMES:
24
25
              And does that same answer hold true if
```

Page 126 I asked you the same question with respect to heavy 1 2 metals, fibrous talc, and fragrance ingredients? 3 MS. PARFITT: Objection. THE WITNESS: Yes. I am basing my 4 5 opinion on the use of talcum powder products and 6 whatever are -- whatever their constituents are. 7 BY MR. JAMES: As a professional epidemiologist -- is that a Ο. 9 fair way to say it? 10 Α. Yes. 11 Okay. As a professional epidemiologist, part Ο. of your day-in, day-out work is to look at literature 12 on purported associations and make conclusions about 13 14 the strengths or weaknesses of that literature; 15 correct? 16 Α. Yes. 17 And you have done that before you were 18 brought into the talc litigation on a variety of 19 different exposures or other things evaluated for associations; correct? 2.0 21 Α. That is correct. 22 And setting aside the issue of talcum powder products, have you ever before, in assessing other 23 24 exposures or other associations, relied upon company 25 documents to reach your conclusions?

Page 295

- 1 A. I think that we have talked about this, that
- 2 the literature on talc and ovarian cancer has been
- 3 accruing since 1982, and to say at what point I formed
- 4 my opinion that it causes ovarian cancer, I can't
- 5 pinpoint that date.
- I can say that I have considered talc as a
- 7 risk factor for ovarian cancer for quite some time.
- 8 Just over my career, it just seems like it has been an
- 9 accumulating volume of evidence.
- 10 Q. Did you hold that opinion before you were
- 11 retained as an expert in the talc litigation dating
- 12 back to the Ingham case?
- 13 A. I think that, yes, I did.
- Q. But, sitting here today, you can't recall a
- 15 specific year or point in time in which you formed
- 16 that opinion?
- MS. PARFITT: Objection.
- 18 THE WITNESS: I think that I've
- 19 answered that. I can't pinpoint at what point that
- 20 I concluded it was a risk factor for ovarian cancer.
- 21 It's been something that I've considered a risk factor
- 22 for ovarian cancer for quite -- quite a number of
- 23 years.
- 24 BY MS. APPEL:
- Q. And when you refer to "it," Doctor, are you

Page 296 referring to talcum powder products? 1 2 Yes, because all of the literature is -- the 3 epidemiologic literature is based on talcum powder products, whatever the women reported that they used. 4 5 So is it correct, Dr. Moorman, that you had 0. 6 not formed an opinion as to whether pure talc is a risk factor for forming ovarian cancer? 7 8 MS. PARFITT: Objection. 9 THE WITNESS: Again, my opinion is 10 based on the product that women have used, and my 11 understanding is that all of the products, they have other constituents in them. So they may contain, you 12 13 know, as we have discussed previously, fragrances, for 14 example. We have also talked about that there are 15 other -- there's evidence to suggest other 16 constituents, such as asbestos or possibly heavy 17 metals. 18 BY MS. APPEL: 19 And as to those constituents, would you defer 2.0 to other experts to opine on them, based on the 21 examples you just provided, fragrances or heavy 22 metals? 23 MS. PARFITT: Objection. Form. 24 THE WITNESS: You're asking me defer to 25 other estimates to opine on them in what sense?

Page 297 on them in what sense? 1 2 BY MS. APPEL: 3 Sure. Would you defer to other experts to 0. opine on whether those particular constituents in 4 isolation are a risk factor for ovarian cancer? 5 6 MS. PARFITT: Objection. Form. Asked 7 and answered. 8 Okay. Those particular THE WITNESS: 9 constituents in isolation are a risk factor for 10 ovarian cancer. I think that we have discussed this 11 12 previously today, that what is the evidence about, for 13 example, the heavy metals in isolation in ovarian 14 cancer and limited to -- limited epidemiologic data in 15 that regard. 16 So I don't know that I'm deferring to other 17 experts, but, as I phrased it earlier today, I --18 the -- whether or not these substances are in talc 19 products, it adds to the biologic plausibility, but 2.0 the epidemiologic data is based on the talc products. That's what the women were exposed to. 21 22 BY MS. APPEL: 23 Okay. So in forming your opinion, you are assuming that those constituents that you've 24 mentioned -- heavy metals, asbestos -- that they are 25

```
Page 298
     in the talc powder product that you've rendered an
 1
 2
     opinion about today?
 3
                    MS. PARFITT: Objection. Misstates her
 4
     earlier opinions.
 5
               You might want to read that.
 6
                    THE WITNESS: I -- I am not making,
 7
     really, any assumptions that these are in the
     products. My -- you know, my focus on the
 8
 9
     epidemiologic data is based on the use of the talc
10
     products, whatever is contained in them.
     BY MS. APPEL:
11
12
              In your report on page 30, you've indicated
13
     that -- second paragraph, I'm reading from. And I'll
14
     give you a moment to turn to it. (As read):
15
                  "For an association like talc and
16
                  ovarian cancer, the dose that is
                  most relevant is the amount of
17
18
                  talc that actually reaches the
19
                  fallopian tubes and ovaries."
2.0
               Did I read that correctly?
21
              Yes, you did.
          Α.
22
              There is, in fact, though, no dose that has
23
     been determined that actually reaches the fallopian
24
     tubes and the ovaries in any of the studies that
25
     you've relied upon; correct?
```